IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION NO. 5:16-CV-00132-FL

	filed in open court
DAVID CHRISTOPHER JUSTICE and LISA) JUSTICE,	Peter A. Moore, Jr., Clerk US District Court Eastern District of NC
Plaintiffs,)	
v.)	VERDICT
GREYHOUND LINES, INC., and J.L. ROBINSON,	
Defendants.	
We, the jury, unanimously find by a preponderance of 1. Plaintiff David Christopher Justice was	
proximate cause of his own injury?	
YES	
If you answered "YES" to question 1, then p to question 1, do not answer questions 2 or 3	
2. Defendant J.L. Robinson had the last clear	chance to avoid the collision which caused
plaintiffs' injuries and damages?	
YES	
NO	
Regardless of your answer, proceed to quest	on 3.
3. Defendant J. L. Robinson was grossly neg	ligent, and such grossly negligent conduct
was a proximate cause of the plaintiffs' inj	uries?
YES	
NO	

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answer "YES" to question 2, or "YES" to question 3, you shall move on to question 4.

If you answered "NO" to question 2, and "NO" to question 3, you are finished. If you

1	What amount of damages, if any, is the plaintiff David Christopher Justice entitled to
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	recover from defendants:
	A. \$ 6,000,000
	Write out amount in words: Six million Dollars
5.	What amount of damages, if any, is the plaintiff Lisa Justice entitled to recover from
	defendants for loss of consortium?
	A. \$ 1,000,000
	Write out amount in words: One million Dollars
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6.	Did any negligence by the North Carolina State Highway Patrol, plaintiff David
	Christopher Justice's employer at the time of the accident, join and concur with the
	negligence of defendant J.L. Robinson in proximately causing the injury to plaintiff
	David Christopher Justice?
	YES
	No
	You will end your deliberations.
	Dated this the 18th day of January 2019